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14 GERALD S. SOLOWAY, SHAO-NING J. CHOU,  
WILLIAM H. HUANG, YING WU, AND  
THOMAS J. TOY  
15  
16 IN RE UTSTARCOM, INC. ) Master File No. C-04-4908-JW(PVT)  
17 SECURITIES LITIGATION )  
18 This Document Relates To: )  
19 ALL ACTIONS. )  
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JOINT STIP. AND [PROPOSED] ORDER EXPANDING  
PAGE LIMITS FOR DEF'S. MOTION TO DISMISS  
COMPL, PLTFS.' OPP. BRIEF, AND DEF'S. REPLY  
BRIEF; CASE NO. C-04-4908-JW(PVT)

12 UNITED STATES DISTRICT COURT  
13 NORTHERN DISTRICT OF CALIFORNIA  
14 SAN JOSE DIVISION

) **JOINT STIPULATION AND**  
16 **[PROPOSED] ORDER EXPANDING**  
17 **PAGE LIMITS FOR UTSTARCOM**  
18 **DEFENDANTS' MOTION TO**  
19 **DISMISS SECOND AMENDED**  
20 **CONSOLIDATED COMPLAINT,**  
21 **PLAINTIFFS' OPPOSITION BRIEF,**  
22 **AND DEFENDANTS' REPLY BRIEF**

1        WHEREAS, on April 13, 2006, Plaintiffs filed a three hundred and seventy-eight  
2 paragraph Second Amended Consolidated Complaint for Violation of the Federal Securities Laws  
3 consisting of 150 pages and 108 pages of exhibits and asserting a class period of thirty-three  
4 months;

5        WHEREAS, Civil L.R. 7-2(b) and Civil L.R. 7-3(a) and (c) provide for page limits that  
6 are not sufficient for the contemplated Motion to Dismiss and supporting memorandum that  
7 Defendants UTStarcom, Inc., Hong Liang Lu, Michael J. Sophie, Howard Kwock, Gerald S.  
8 Soloway, Shao-Ning J. Chou, William H. Huang, Ying Wu, and Thomas Toy (collectively,  
9 "Defendants") anticipate filing on June 2, 2006, and that plaintiffs anticipate opposing, in that the  
10 parties desire to address the numerous allegations in a comprehensive and thorough fashion;

11        WHEREAS, this Court previously granted extensions of the page limits with the former  
12 contemplated Motion to Dismiss and Opposition and Reply, which pleadings were never filed;

13        WHEREAS, Defendants believe that they need no more than 45 pages for their Motion to  
14 Dismiss and supporting memorandum;

15        WHEREAS, Plaintiffs believe they need no more than 45 pages for their Opposition to  
16 Defendants' Motion to Dismiss Brief; and

17        WHEREAS, Defendants believe that they need no more than 25 pages for their Reply  
18 Brief;

19        THEREFORE, the parties hereby STIPULATE and AGREE as follows:

20        1.        Defendants' Motion to Dismiss and Reply Brief will not exceed 45 and 25 pages,  
21 respectively, exclusive of the caption page, the table of contents, table of authorities, declarations,  
22 and exhibits.

23        2.        Plaintiffs' Opposition to Defendant's Motion to Dismiss Brief will not exceed 45  
24 pages, exclusive of the caption page, the table of contents, table of authorities, declarations, and  
25 exhibits.

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1 IT IS SO STIPULATED.

2 Dated: May 31, 2006

WILSON SONSINI GOODRICH & ROSATI  
Professional Corporation

4 By: /s/ Cheryl Foun  
5 Cheryl Foun

6 Attorneys for Defendants  
7 UTSTARCOM, INC., HONG LIANG LU,  
8 MICHAEL J. SOPHIE, HOWARD KWOCK  
9 GERALD S. SOLOWAY, SHAO-NING J. CHOU,  
WILLIAM H. HUANG, YING WU, AND  
THOMAS J. TOY

10 Dated: May 31, 2006

11 LERACH COUGHLIN STOIA GELLER  
12 RUDMAN & ROBBINS LLP

13 By: /s/ Kimberly Epstein  
14 KIMBERLY EPSTEIN

15 Attorneys for Plaintiffs

16 I, Terry T. Johnson, am the ECF User whose identification and password are being used to file this  
17 Stipulation to Expand Page Limits and [Proposed] Order. I hereby attest that Cheryl W. Foun  
18 and Kimberly C. Epstein concur in this filing.

19 Dated: May 31, 2006

20 WILSON SONSINI GOODRICH & ROSATI  
Professional Corporation

21 By: /s/ TERRY T. JOHNSON  
22 TERRY T. JOHNSON

23 Attorneys for Defendants UTStarcom Inc.,  
Hong Liang Lu, Michael J. Sophie, Howard  
Kwock, Gerald S. Soloway, Shao-Ning J.  
Chou, William H. Huang, Ying Wu, and  
Thomas Toy

## ORDER

PURSUANT TO THIS STIPULATION, AND GOOD CAUSE APPEARING, IT IS SO  
ORDERED.

Dated: JUNE 1, 2006

/S/ JAMES WARE

The Honorable James Ware  
United States District Court Judge